

2. The Claims

By entrance of the previously unentered Response and Amendment after Final as directed by this CPA, Claims 1 and 3-9 are amended, and Claims 1 and 3-13 are pending. Applicant respectfully traverses the Examiner's allegation in the Advisory Action that Claims 10-13 raise the issue of new matter.

The game call of Claim 10 is fully supported by the Specification as originally filed as shown by reference numerals indicating that the specific element is discussed in the Application and shown in the Drawings:

10. A hunting device for a hunter, the hunting device for producing sounds and comprising:

(a) a one-piece game call [10] with legs [14,16], the game call having a scratch surface [62] and a sound emanating surface [32], the sound emanating surface [32] having apertures [70] through which sound in the game call can escape the game call, each leg [14,16] extending from the sound emanating surface [32] and terminating in a leg end [162]; and

(b) a body attachment assembly [76] to releasably secure each leg end [162] to a hunter;

the sound emanating surface [32] being separated a distance from a hunter by the legs [14,16], each leg end [162] in communication with *the user*, the legs providing an unencumbered path for the sounds to escape the game call and reach ambient.

It is respectfully requested that the Examiner through an Examiner's amendment replace the term "the user" in bold italics above (line 9 of Claim 10) to --a hunter--.

Claims 11-13 that depend from Claim 10 simply mirror previously filed Claims; thus, it is believed no further showing regarding Claims 11-13 is necessary.

3. Fees

The CPA filing fee of \$355.00 is enclosed herewith. A two-month extension of time was submitted with the Response and Amendment of 9 January 2001 in the amount of \$195.00. As Applicant must submit for a third month of extension to timely file this CPA, the amount of \$455.00 - \$195.00 (\$250.00) is additionally enclosed.